him; and'

UNITED STATE DISTRICT COURT EASTERN DISTRICT OF NEW YORK	v
ESTEBAN MARQUEZ,	Case No. 20-CV-5855
Plaintiff,	
-against- INDIAN TAJ, INC. d/b/a SANTOOR INDIAN RESTAURANT, BALVINDER SINGH, HARMINDER SIGNH, JOGINDER SINGH, KIRPAL SINGH and MEHANGA SINGH,	ORDER TO SHOW CAUSE
Defendants.	X
Upon the affidavit of Joginder Singh, sw	orn to on the 20 <sup>th</sup> day of November, 2024, the
affidavit of Jagdev Singh sworn to on the 21st day of November, 2024, the affirmation of Vincen	
T. Pallaci, dated November 21, 2024 and the exhibits annexed thereto, the memorandum of law	
submitted herewith, and upon all of pleadings ha	nd heretofore herein, it is
ORDERED, that the above named plaint	iff show cause before this Court at Room,
United States Courthouse, Eastern District of Ne	ew York, 225 Cadman Plaza E, Brooklyn, New
York 11201, on the day of	, 2024 at o'clock in the
noon thereof, or as soon thereafter as counsel ma	ay be heard, why an order should not be issued:
(1) pursuant to FRCP Rules 55(C) and/or 60(B)(	4) vacating the default judgment entered against
defendant Joginder Singh on the basis that the ju	dgment is void due to improper and insufficient
service upon him thereby depriving this Court of jurisdiction over Mr. Singh; and (2) pursuant to	
FRCP Rules 4, 12(b)2, 12(b)4 and 12(b)(5) dism	uissing all claims against Mr. Singh due to

improper and insufficient services of process and this Court's lack of personal jurisdiction over

UNITED STATES DISTRICT JUDGE